UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE:	Deborah Rafferty		: Chapter 13
		Debtor	: Case No. 14-14442-SR
		ORDE	•
		ORDEI	<u> </u>
Applicant"		certification that p	, 2017 upon consideration of the pplication") filed by Debtor's counsel ("the proper service has been made on all ion of no response,
It is	hereby ORDERED that	ıt:	
1. 7	Γhe Application is GRA	NTED.	
		-	firmation services is ALLOWED in favor of ses in the amount of \$10.00; and
administrat 11 U.S.C. § and the allo	ive expense pursuant to §330(a)(4)(B), the allowed expenses of \$10.00.	11 U.S.C. §1326 ed compensation The total distribu	estribute to the Applicant as an (b), 11 U.S.C. §507, 11 U.S.C. §503(b) and of \$3,240.00 as set forth in the Application tion to Applicant shall be \$3,250.00 to the s of the confirmed Chapter 13 plan.
Dated: F	ahruary 8 2017	Sty	ten Kaslavirk
Dated: February 8, 2017		STEPH	IEN RASLAVICH,
		UNITE	D STATES BANKRUPTCY JUDGE